UNITED STATES DISTRICT COURT

for the Western District of North Carolina

United States of America		
V.	Case No: 0419 3:11CR00	324
Kenter ONeal Ruff	USM No: <u>26825-058</u>	
Date of Original Judgment: November 13, 2012	Edu Tarlan	
Date of Last Amended Judgment:	Erin Taylor Defendant's Attorney	
	Defendant 37ttorney	
Order Regarding Motion for Sentence Re	uction Pursuant to 18 U.S.C. §	§ 3582(c)(2)
AND NOW, this 15 th day of May 2015, Upon motion of ☐ the defendant ☐ the Director	f the Rureau of Prisons	court under 18 U.S.C
§ 3582(c)(2) for a reduction of sentence pursuant to Amenda		
account the policy statement set forth at USSG § 1B1.10 and	•	_
the extent that they are applicable,	the sentenening factors set forth in	110 0.5.0. § 5555(a), to
• ••		
IT IS ORDERED that the motion is:	iovalvimmaaad santanaa afin	
☑ DENIED. ☐ GRANTED and the defendant's the last judgment issued) of is redu		nprisonment (as reflected in
· ·	-	contance stated in this
If the amount of time the defendant has served as of Novemborder, the sentence is instead reduced to a sentence of time set.		sentence stated in this
Order, the sentence is instead reduced to a sentence of time is	rved as of two vember 1, 2013.	
I. COURT DETERMINATION OF GUIDELINE RAN	E (Prior to Any Departures)	
Original Offense Level: 25	_	23
Criminal History Category: <u>III</u>	, , <u> </u>	II
Original Guideline Range: 70 to 87 months	Amended Guideline Range: 6	50 to 71 months
II. SENTENCE RELATIVE TO AMENDED GUIDEL The reduced sentence is within the amended guideline ran	ge.	
☐ The previous term of imprisonment imposed was less that of sentencing and the reduced sentence is comparably less		
☐ The reduced sentence is above the amended guideline rar		
☐ Amendment 782 is subject to a Special Instruction at US		
until November 1, 2015, or later. Since this defendant's p	ojected GCT release date is, Am	endment 782 is not
applicable in this case.	792	
☐ The Reduced sentence is based upon Amendment ☐ 7		nd nurquent to USSC
\boxtimes Other (explain): No change, as the defendant was senten \$1B1.10(b)(2)(A), if the previous senter	_	•
term of imprisonment cannot be reduced	_	_
torm or imprisonment cumot be reduce		amenaca garacime range.
III. ADDITIONAL COMMENTS		
Upon release from imprisonment, and absent a residential pl		
from incarceration, it is ordered that as a condition of superv		
Reentry Center for a period not to exceed 90 days, with wor	release, at the direction of the U	.s. Probation Office.
Except as provided above, all provisions of the judgment da	d November 13, 2012, shall rem	ain in effect.

Signed: May 21, 2015

Max O. Cogburn Jr

United States District Judge

IT IS SO ORDERED.

Order Date: May 15, 2015

Effective Date:

(if different from order date